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## IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

UNITED STATES OF AMERICA \* CASE NO. 5:23CR00348

Plaintiff \*

-vs- \* JUDGE DONALD C. NUGENT

STEPHANIE CONDRIC \*

MOTION TO TRAVEL

Defendant \*

Now comes the Defendant, Stephanie Condric, by and through undersigned counsel, and respectfully moves this Court for permission to travel outside of the Northern District of Ohio from May 3, 2024 - May 7, 2024. Defendant will be driving to Fletcher, NC to pick up her daughter, Georgiana Condric-Paolillo, and her family at Asheville Airport and then going directly to Johnson City, TN for the weekend.

Defendant will be staying with her daughter and family at Spring Hill Suites in Johnson City, TN until May 7, 2024. Defendant will drop her daughter and family off at Asheville Airport and then drive back to Ohio. Defendant has requested and been granted privileges in the past and in each instance, she has fully abided by the Court's order.

WHEREFORE, Defendant Condric requests that she be granted permission to travel as outlined above.

Respectfully submitted,

/S/ LAWRENCE J. WHITNEY

LAWRENCE J. WHITNEY #0023738 LAWRENCE J. WHITNEY CO, LPA Attorney for Defendant 137 South Main Street, Suite 201 Akron, Ohio 44308 330-253-7171 - 330-253-7174 fax burdon-merlitti@neo.rr.com Case: 5:23-cr-00348-DCN Doc #: 28 Filed: 04/11/24 2 of 2. PageID #: 108

## PROOF OF SERVICE

I hereby certify that on April 11, 2024, a copy of the foregoing Motion to Travel was electronically filed. Notice of this filing will be sent by operation of the Court's electronic filing system to all parties indicated on the electronic filing receipt. All other parties will be served by regular U.S. Mail. Parties may access this filing through the Court's system.

/S/ LAWRENCE J. WHITNEY
LAWRENCE J. WHITNEY
Attorney for Defendant